UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

SHERROCK BROTHERS, INC., Petitioner, v. DAIMLERCHRYSLER MOTORS COMPANY LLC, Respondent.))) (CIVIL ACTION NO. 06-CV-351) (A. Richard Caputo)))))	
[PROPO	OSED] ORDER	
Upon consideration of Respondent DaimlerChrysler's Motion for		
Permission to Exceed Length Require	ements of Local Rule 7.8(b), the Court hereby	
ORDERS THAT:		
1. Respondent DaimlerChry	ysler's Motion for Permission to Exceed	
Length Requirements of Local Rule 7.8(b) is GRANTED; and		
2. Respondent may file an Opposition to the Petition to Vacate		
Arbitration Award and Remand to Arbitration that is no more than 40 pages.		
	HONORABLE A. RICHARD CAPUTO United States District Court Judge	
DATED:		

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF PENNSYLVANIA

SHERROCK BROTHERS, INC.,	
Petitioner,	CIVIL ACTION NO. 06-CV-351
v.)	(A. Richard Caputo)
DAIMLERCHRYSLER MOTORS () COMPANY LLC,	
Respondent.)	

RESPONDENT DAIMLERCHRYSLER'S MOTION FOR PERMISSION TO EXCEED LENGTH REQUIREMENTS OF LOCAL RULE 7.8(B)

Pursuant to Local Rule 7.8(b)(3), Respondent DaimlerChrysler Motors

Company LLC requests permission to exceed the length of briefs limitation set

forth in Local Rule 7.8(b) in its Opposition to the Petition to Vacate Arbitration

Award and Remand to Arbitration, due on Wednesday, March 29, 2006.

This case has an extensive history, including proceedings before a state

agency, state trial courts, state appellate court, and the arbitral Panel. Because the Panel based its decision on the doctrines of waiver, res judicata, and collateral estoppel, this extensive case history is both relevant and critical. Moreover, although in large part immaterial to the issues before the Court, as required by Local Rule 7.8(a), Respondent must also respond to the factual mischaracterizations in the Petition to Vacate. Finally, in order to oppose fully and fairly the Petition to Vacate's numerous alleged grounds for vacatur, Respondent requires additional pages to respond adequately and independently to each ground.

For these reasons, Respondent seeks permission for its Opposition to the Petition to Vacate Arbitration Award and Remand to Arbitration to be no more than 40 pages.

Respectfully submitted,

Katie L. Miscioscia /s/

KLETT ROONEY LIEBER & SCHORLING

Gerald E. Burns, Esq. (PA 59466)

Suzanne M. Sweeney, Esq. (PA 90292)

Katie L. Miscioscia, Esq. (PA 91351)

Two Logan Square, 12th Floor

Philadelphia, PA 19103-2756

(215) 567-7500 (t)

(215) 567-2737 (f)

and

Robert D. Cultice (MA 108200)
Robert.Cultice@wilmerhale.com
WILMER CUTLER PICKERING
HALE AND DORR LLP
60 State Street
Boston, MA 02109
(617) 526-6000 (t)
(617) 526-5000(f)

Rebecca J.K. Gelfond (DC 481410) Rebecca.Gelfond@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 2445 M Street, NW Washington, DC 20037 202-663-6000 (t) 202-663-6363 (f)

Attorneys for Respondent DaimlerChrysler Motors Company LLC

DATE: March 27, 2006

CERTIFICATE OF SERVICE

I hereby certify that on March 27, 2006 a true and correct copy of Respondent DaimlerChrysler's Motion for Permission to Exceed Length Requirements of Local Rule 7.8(b) was served via first class mail and electronic mail upon the following:

Kevin C. Quinn
Wright & Reihner
148 Adams Avenue
Scranton, PA 18503
kcquinn@wrightreihner.com

Suzanne M. Sweeney